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U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE Under the Paper Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number. Application Number 10/564,522 TRANSMITTAL Filing Date Jun 22, 2006 **FORM** First Named Inventor Porma, Mikko Art Unit 3654 (to be used for all correspondence after initial filling) **Examiner Name** Thomas Brahan Total Number of Pages in This Submission Attorney Docket Number 0837/0193PUS1 **ENCLOSURES** (Check all that apply) x Fee Transmittal Form Drawing(s) After Allowance communication to (TC) Fee Attached Licensing-related Papers Appeal Communication to Board of Appeals and Interferences Amendment / Reply Petition Appeal Communication to TC (Appeal Notice, Brief, Reply Brief) After Final Petition to Convert to a Proprietary Information Provisional Application Affidavits/declaration(s) Power of Attorney, Revocation Status Letter Change of Correspondence Address **Extension of Time Request** Terminal Disclaimer Other Enclosure(s) (please identify below): **Express Abandonment Request** Request for Refund Information Disclosure Statement CD, Number of CD(s) Landscape Table on CD Certified Copy of Priority Document(s) Remarks Reply to Missing Parts/ Incomplete Application Reply to Missing Parts under 37 CFR 1.52 or 1.53 SIGNATURE OF APPLICANT, ATTORNEY, OR AGENT Firm Name Muncy, Geissler, Olds & Lowe, PLLC Signature Printed name Joe McKinney Muncy November 17, 2008 32334 CERTIFICATE OF TRANSMISSION/MAILING I hereby certify that this correspondence is being facsimile transmitted to the USPTO or deposited with the United States Postal Service with sufficient postage as first class mail in an envelope addressed to: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450 on the Signature Typed or printed name Joe McKinney Muncy Date November 17, 2008,

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U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE Under the Paperwork Reduction Act of 1995 no persons are required to respond to a collection of information unless it displays a valid OMB control number Effective on 12/08/2004. Complete if Known pursuant to the Consolidated Appropriations Act, 2005 (H.R. 4818). **Application Number** 10/564.522 FEE TRANSMITTAI Filing Date June 22, 2006 For FY 2008 First Named Inventor Mikko Porma **Examiner Name** Thomas Brahan Applicant claims small entity status. See 37 CFR 1.27 Art Unit TOTAL AMOUNT OF PAYMENT Attorney Docket No. 0837/0193PUS1 METHOD OF PAYMENT (check all that apply) Money Order None Other (please identify): Deposit Account Number: 50-3828 Deposit Account Name: MG-IP For the above-identified deposit account, the Director is hereby authorized to: (check all that apply) Charge fee(s) indicated below Charge fee(s) indicated below, except for the filing fee Charge any additional fee(s) or underpayments of fee(s) Credit any overpayments under 37 CFR 1.18 and 1.17

WARNING: Information on this form may become public. Credit card information should not be included on this form. Provide credit card Information and authorization on PTO-2038. **FEE CALCULATION** 1. BASIC FILING, SEARCH, AND EXAMINATION FEES **FILING FEES** SEARCH FEES **EXAMINATION FEES** Small Entity **9mall Entity Small Entity Application Type** Fee (\$) Fee (\$) Fee (\$) Fee (\$) Fees Paid (\$) Fee (\$) Fee (\$) Utility 310 510 255 210 105 Design 105 100 50 130 65 Plant 210 105 310 155 160 80 Reissue 310 155 510 255 620 310 **Provisional** 210 105 2. EXCESS CLAIM FEES Small Entity Fee Description Fee (\$) Fee (\$) Each claim over 20 (including Reissues) 50 Each independent claim over 3 (including Reissues) 210 105 Multiple dependent claims 370 185 Total Claims Extra Claims Fee (\$) Fee Pald (\$) Multiple Dependent Claims - 20 or HP = Fep (\$) Fee Paid (\$) HP = highest number of total claims paid for, if greater than 20. indep. Claims Extra Claims Fee (\$) Fee Paid (\$) - 3 or HP = HP = highest number of independent claims paid for, if greater than 3. **APPLICATION SIZE FEE** If the specification and drawings exceed 100 sheets of paper (excluding electronically filed sequence or computer listings under 37 CFR 1.52(e)), the application size fee due is \$260 (\$130 for small entity) for each additional 50 sheets or fraction thereof. See 35 U.S.C. 41(a)(1)(G) and 37 CFR 1.16(s).

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Application No. 10/564,522

Attorney Docket No. 0837/0193PUS1

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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE BEFORE THE BOARD OF PATENT APPEALS AND INTERFERENCES

In re Application of

First Named Inventor: Porma, Mikko

Confirmation No. 3457

U.S. Patent Application No. 10/564,522 Group Art Unit: 3654

Filed: June 22, 2006 Examiner: BRAHAN, Thomas J.

METHOD FOR CONTROLLING A CRANE

BRIEF ON APPEAL UNDER 37 C.F.R. § 41.37

Mail Stop Appeal Brief - Patents Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Dear Sir:

Further to the Notice of Appeal filed September 15, 2008, in connection with the above-identified application on appeal, the Appellant respectfully submits this Brief on Appeal. Please charge any fees or credit any overpayments that may be due with this Brief to Deposit Account No. 50-3828.

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I. REAL PARTY IN INTEREST

The real party in interest in this appeal is KCI KONECRANES PLC, Koneenkatu 8, FL-05830 Hyvinkaa, Finland.

II. RELATED APPEALS AND INTERFERENCES

There are no related appeals and/or interferences that will directly affect, or be directly affected by, or have a bearing on the Board's decision in this appeal.

III. STATUS OF CLAIMS

A. Total Number of Claims in Application

There are a total of 5 claims pending in the instant application, namely claims 1-5. Claim 1 is an independent claim.

B. Status of All the Claims

- Claims cancelled: none
- 2. Claims withdrawn from consideration but not cancelled: none
- 3. Claims pending: 1-5
- 4. Claims allowed: none
- 5. Claims rejected: 1-5

C. Claims on Appeal

Claims on appeal are claims 1-5 as rejected by the Final Office Action of June 13, 2008.

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IV. STATUS OF AMENDMENTS

The Amendment filed March 10, 2008 (amending claims 1-5), has been entered by the Final Office Action mailed June 13, 2008.

V. SUMMARY OF CLAIMED SUBJECT MATTER

Claim 1 is directed to a method for controlling a crane (e.g., 1; page 3, lines 29-31; para. [0011]). The method includes giving velocity requests as control sequences (e.g., 10) from a crane control system (e.g., 9) to crane drives (e.g., 11, 12; see FIGS. 2 and 3, page 4, lines 16-19; para. [0014) and reading and storing the velocity requests (Vref) in a control system (e.g., 9) (e.g., FIGS. 2 and 3; page 4, lines 19-20; para. [0014]), whereby

each velocity request (Vref) is compared with the previous velocity request and, if the velocity request is changed, an acceleration sequence for the corresponding velocity change is formed and stored (e.g., see page 4, lines 19-23; para. [0014]), after which, summing the velocity changes defined by the stored acceleration sequences after a particular time interval and adding the obtained sum (dV) to the previous velocity request to achieve a new velocity request (Vref2), which is set as a new control and velocity request for the crane drives (e.g., 11, 12; see page 4, lines 23-28; para. [0014]), and

performing some of the velocity changes defined by summed acceleration sequences at a definition time of each selected sequence on each control step and performing the rest of them as delayed (e.g., see page 4, lines 28-30; para. [0014]),

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reading and summing the stored sequence parts to be performed as delayed on a plurality of program rounds (e.g., see page 5, lines 5-13; para. [0015]).

Claim 2 is directed to a method as claimed in claim 1, wherein reading and summing stored sequence parts to be performed as delayed at a time interval which is many times longer than said control step (e.g., see page 4, lines 35-36l page 5, lines 1-2; para. [0015]).

Claim 3 is directed to a method as claimed in claim 1, wherein reading and summation interval of stored sequence parts to be performed can vary (e.g., see page 6, line 9; para. [0019]).

Claim 4 is directed to a method as claimed in claim 1, wherein storing parts of the sequences to be performed as delayed in a two-element table, wherein a velocity change is defined in the first element and time (e.g., T), after which the velocity change or changes to be performed as delayed is/are added to the velocity request, is defined in the second element (e.g., see page 4, lines 35-361 page 5, lines 1-2; para. [0015]).

Claim 5 is directed to a method as claimed in claim 1, wherein restricting the change of velocity actual value so that with respect to the previous change, the change can be, at most, such a velocity change to be calculated with a used control step that equals to set maximum value for acceleration or deceleration at most (e.g., see page 5, lines 14-31; para. [0016]–[0017]).

VI. GROUNDS OF REJECTION TO BE REVIEWED ON APPEAL

The Examiner has finally rejected [i] claims 1-5 under 35 U.S.C. 112, 2nd paragraph for allegedly being indefinite for failing to particularly point out and distinctly claim the subject